




Opinion 514

Published on District of Utah (<https://www.utb.uscourts.gov>)

Opinion Title: 05/09/2007 UNPUBLISHED In re Martin, 07-20209, Judge Thurman.

Body: In this chapter 13 case, the Court was presented with the issue of whether the Debtors could deduct secured claim payments in calculating their Disposable Income and whether they had proposed their plan in good faith. The Debtors proposed to retain a boat and trailer both of which were unrelated to the debtors' business and were subject to secured claims which were proposed to be paid in full. The chapter 13 Trustee objected. The Court determined that under post-BAPCPA law, a debtor need not show that a proposed expense is "reasonably necessary" for the debtor's maintenance and support to comply with section 1325(b). The court held that under the terms of sections 707(b) and 1325(b), a debtor may claim deductions in calculating Disposable Income for any secured payments owing, regardless of whether those payments are reasonably necessary for a debtor's maintenance and support. However, the Court also determined that the debtors' proposal to retain the boat and trailer was not made in good faith and denied confirmation.

File:  [514.pdf](#) [1]

Judge: [Judge William T. Thurman](#) [2]

Date: Wednesday, May 9, 2007

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